

NEW JERSEY DEPARTMENT OF BANKING AND INSURANCE
REVIEW REQUIREMENTS
COMMERCIAL GENERAL LIABILITY

REVIEW REQUIREMENTS	REFERENCE	COMMENTS
FORMS		
APPLICATIONS		
Fraud Warning Required	N.J.S.A. 17:A-6 & N.J.A.C. 11:16	All applications for insurance shall prominently and clearly contain the following statement: "Any person who includes any false or misleading information on an application for an insurance policy is subject to criminal and civil penalties."
CANCELLATION & NONRENEWAL		
Cancellation by Insured	N.J.S.A. 17:29C-4.1	Requires every policy to have language allowing the policy to be cancelled upon written request of the Insured. The insurer may retain customary short rate for the time in force and return to the insured the policy's unearned premium.
Cancellation by the company	N.J.A.C. 11:1 - 20.2 & 20.4	Non-payment of premium require a minimum of 10 days notice prior to effective date of termination. Other reasons require a minimum of 30 days notice, but no more than 120 days.
Nonrenewal	N.J.A.C. 11:1 - 20.2 & 20.4	A minimum of 30 days notice is required, but no more than 120 days.
FILING STANDARDS		
30 Day Deemer Provision	N.J.S.A. 17:29AA - 6 & N.J.A.C. 11:13 - 2.1	Policy forms must be filed for approval with the Commissioner at least 30 days prior to becoming effective.
Deregulated - Rates/Rules	"Exportable List" N.J.S.A. 17:29AA - 3 & N.J.A.C. 11:13	Policy rates/rules for the following lines are not required to be filed: ocean marine, commercial inland marine, commercial excess liability, fidelity & surety, boiler & machinery and items identified on the Commissioner's exportable list.
	"Special Risk List" N.J.S.A. 17:29AA - 12 & N.J.A.C. 11:13-4.1	Rates which are excepted from a bureau manual that are "a" rated, "refer to company" or "submit to company"; risks which produce a minimum annual premium in excess of \$10,000 of which the rates and rules are deregulated but the policy forms must be submitted for review; or designated as a special risk exception on the List of Special Risks list.
POLICY PROVISIONS		
Claims - Made	N.J.S.A. 39:6B	Permitted but must provide an extended reporting period of at least 30 days, even if the policy is cancelled.
Vehicle Service Contracts	Unpublished requirement	New Jersey limits third party administrators to providing administrative services to a dealer or insurer, and does not allow them to assume the role of obligor under these contracts.
LIABILITY LIMITS		
Aggregate Limits	Unpublished requirement	Commercial policy must contain a statement in 14 point universal bold print indicating policy is subject to a general aggregate limit.
Defense Costs Within Limits	N.J.A.C. 11:13-7.3(a)	Defense costs, including prejudgment and postjudgment interests, are not permitted within the liability limit and must be a supplementary payment in addition to the liability limit.

Hired & Non-Owned Auto	N.J.S.A. 39:6B	Must provide pollution coverage of at least statutory limits
EXCLUSIONS		
Absolute Pollution Exclusion	Bulletin #86-1	Permitted, but must comply with Bulletin #86-1.
Corporal Punishment Exclusion	N.J.S.A. 18A:6.1	Permitted because it could be considered a criminal act and not to permit the exclusion might imply there is coverage for a criminal act.
Fungi/Mold	Bulletin 02-14	Permitted but must comply with Bulletin
Lead Paint	N.J.A.C. 11:13-7.4	Must comply with regulation
Terrorism	Bulletin 02-02	Permitted but must comply with Bulletin
Sexual Molestation Exclusion	Unpublished requirement	Permitted only if an optional buy back coverage is offered. The rates for the buy back must be submitted with justification.
Unfair Policy Forms	N.J.S.A. 17:29AA-6; 17:29AA-11 & N.J.A.C. 11:13-7.2	Policy Forms Standards that prohibits forms which are unfair, inequitable, misleading or contrary to law or produce rates that are excessive, inadequate or unfairly discriminatory.

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RATES & RULES		
PRICING		
Rating Standards	N.J.S.A. 17:29AA-10	Rates shall not be excessive, inadequate or unfairly discriminatory
Rates/Rules	N.J.S.A. 17:29AA-8 and 9	An insurer may itself established rates and supplementary rate information or may use rates prepared by a rating organization of which it is a member. In making rates due consideration given to past and prospective loss experience, all factors reasonably related to the kind of insurance involved, a reasonable profit for the insurer and in the case of participating insurers, policyholders' dividends.
Loss Costs Procedures	N.J.A.C. 11:13-8	Lost Cost filings must be filed in accordance with the Prospective Loss Cost Procedures.
Commercial Rating Plans	N.J.A.C. 11:13 - 6.5	All rating plans must comply by providing a maximum credit or debit of +/-25% from base rates for a single policy. Not applicable to experience, retrospective rating or expense modifications plans.

FILING STANDARDS		
Use and File	N.J.S.A. 17:29AA-5	Requires all rates and supplementary rate (rules) information to be filed not later than 30 days after becoming effective.
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GENERAL FILING REFERENCES		
Excess Rate Filings	N.J.S.A. 17:29AA-15 and N.J.A.C. 11:13-5.1	Excess Rate Consent Filings are permissible for those individual risks that have unique characteristics that are not contemplated by the company when developing the rate for the average risk in that class.
Statistical Reporting	N.J.S.A. 17:29AA-16	Insurer must report statistical information to a statistical agent